

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WISCONSIN  
ATTACHMENT-2

USA VS. Valley. Case No. 11-cr-133-BBC

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in their county by SA Vandenberg and Believes he is with The Wisconsin Dept. Of Justice. (i.e., Prosecutors Office.) [See, Exhibit-1, Attached Hereto..]

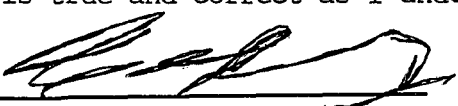
\*3: As noted at Footnote 1a., subpoenas were issued by court commissioner, Patricia Crowe of Madison Wisconsin, (Dane County)., for informations from outstate companies, (i.e., AT&T, North Palm Beach, Fl; T-Mobile, Parsippany, NJ; MYB Legal Team, New Hope, PA; and Face Book, Inc., Palo Alto, CA). A court Commissioner's Authority does not extend outside their County (Dane Co.) , and thus had no Jurisdiction to issue outstate Subpoenas. Thus, in conjunction to DeRemer's Eau Claire County Subpoena False claim (@Fn\*1a), SA Crowe's Misrepresentations at (Fn\*1b) as well as DeRemer's perjury as to Vandenberg's position, Petitioners Fourth Amendment Rights have been violated by a reckless disregard for the truth.

\*4: The Warrant issued to search the residence of Ms. Kay Jenson, 6167 Dell Drive, #2, Madison, WI. with no previous knowledge of petitioner's existence there did not place petitioner within a suspect position so as to forcefully detain petitioner for eight hours and violate Miranda Protocol. All Evidence therefrom was discovered in violation of the fourth amendment. [Re: May 31, 2011, Warrant.]

DECLARATION OF THOMAS VALLEY

I do hereby declare under penalty of perjury pursuant to Title 28 USC § 1746, That the aforementioned is true and correct as I understand and experienced it.

Done this 28 day of October, 2015.

  
Mr. Thomas Vallet. Reg.No.07544-090  
United States Penitentiary, Tucson  
Post Office Box # 24550  
Tucson, Arizona. 85734